#### PATENT COOPERATION TREATY

# **PCT**

#### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter I of the Patent Cooperation Treaty)

(PCT Rule 44bis)

Applicant's or agent's file reference F03-06056591	FOR FURTHER ACTION	See item 4 below		
	International filing date (day/month/year) 25 August 2004 (25.08.2004)	Priority date (day/month/year) 04 September 2003 (04.09.2003)		
International Patent Classification (8th edition unless older edition indicated) See relevant information in Form PCT/ISA/237				
Applicant KONICA MINOLTA PHOTO IMAGING, INC.				

1.	This international preliminary report on patentability (Chapter I) is issued by the International Bureau on behalf of the International Searching Authority under Rule 44 bis.1(a).			
2.	This REPORT consists of a total of 6 sheets, including this cover sheet.			
	In the attached sheets, any reference to the written opinion of the International Searching Authority should be read as a reference to the international preliminary report on patentability (Chapter I) instead.			
3.	This report contains indications relating to the following items:			
	Box No. I	Basis of the report		
	Box No. II	Priority		
	Box No. III	Non-establishment of op- applicability	inion with regard to novelty, inventive step and industrial	
	Box No. IV	Lack of unity of inventio	n	
	Box No. V		or Article 35(2) with regard to novelty, inventive step or industrial d explanations supporting such statement	
	Box No. VI	Certain documents cited	:	
	Box No. VII	Certain defects in the inte	ernational application	
	Box No. VIII	Certain observations on t	he international application	
4.			signated Offices in accordance with Rules 44bis.3(c) and 93bis.1 but der Article 23(2), before the expiration of 30 months from the priority	
		-		
			Date of issuance of this report 20 June 2006 (20.06.2006)	
	The International Bure	au of WIPO	Authorized officer	

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#### PATENT COOPERATION TREATY

From the	NAL SEARCHING AUTI	HORITY		RANG.
To:				PCT PCT
				RITTEN OPINION OF THE IONAL SEARCHING AUTHORITY
				(PCT Rule 43bis.1)
			Date of mailing (day/month/year)	
Applicant's or	agent's file reference		FOR FURTHER ACTION  See paragraph 2 below	
F03-06	056591			
	International application No.  PCT/JP2004/012584  International filing date 25.08.2004			
Applicant	uen ciusinaton (n e) vi	both national classification an		
KONICA	MINOLTA PHO	ro imaging, in	c.	
2. FUR If a Inter than this I If thi writt PCT For f	Box No. I Basis of Box No. II Priority Box No. III Non-es Box No. IV Lack of Box No. V Reason applica Box No. VI Certain Box No. VII Certain Box No. VIII Certain CTHER ACTION demand for international preliminary Examinational Preliminary Examinations one to be the IPEA and international Searching Authoris opinion is, as provided at en reply together, where a	tablishment of opinion with re- f unity of invertion and statement under Rule 43bis bility; citations and explanatio a documents cited a defects in the international ap- a observations on the internatio preliminary examination is maing Authority ("IPEA") except at the chosen IPEA has notified over, considered to be a writte propriate, with amendments, ation of 22 months from the pre	gard to novelty, invent  I(a)(i) with regard to ns supporting such stat plication nal application  ade, this opinion wi of that this does not ap the International Bur len opinion of the IPEA before the expiration	Il be considered to be a written opinion of the ply where the applicant chooses an Authority other eau under Rule 66.1 bis(b) that written opinions of the applicant is invited to submit to the IPEA of 3 months from the date of mailing of Form
Name and mai	ling address of the ISA/JP		Authorized officer	
Facsimile No.			Telephone No.	

International application No.
PCT/JP2004/012584

Box	x No. I Basis of this opinion
1.	With regard to the language, this opinion has been established on the basis of the international application in the language in which it was filed, unless otherwise indicated under this item.
	This opinion has been established on the basis of a translation from the original language into the following language
	, which is the language of a translation furnished for the purposes of international search (under
	Rule 12.3 and 23.1(b)).
2.	With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of:
	a. type of material
	a sequence listing
	table(s) related to the sequence listing
	b. format of material
	in written format
	in computer readable form
	c. time of filing/furnishing
	contained in the international application as filed.
	filed together with the international application in computer readable form.
	furnished subsequently to this Authority for the purposes of search.
3.	In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
4.	Additional comments:

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Box No. I	Non-establishment of opinion with regard to novelty, inventive step and industrial applicability
	ons whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially have not been examined in respect of:
	the entire international application
	claims Nos. 1–3
becaus	
	the said international application, or the said claims Nos. 1-3 relate to the following subject matter which does not require an international preliminary examination (specify):
	Claims 1-3 are merely a disclosure of information, which is related to a scope
	that does not require International Primary Search.
	·
	the description, claims or drawings (indicate particular elements below) or said claims Nos.
П	the claims, or said claims Nos. are so inadequately supported
	by the description that no meaningful opinion could be formed.
	no international search report has been established for said claims Nos.
	the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the Administrative Instructions in that:
	the written form has not been furnished
	does not comply with the standard
	the computer readable form has not been furnished
	does not comply with the standard
	the tables related to the nucleotide and/or amino acid sequence listing, if in computer readable form only, do not comply with the technical requirements provided for in Annex C-bis of the Administrative Instructions.
	See Supplemental Box for further details.

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Вох			ale 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; poorting such statement	
1.	Statement			
	Novelty (N)	Claims	4-9	YES
		Claims		NO
	Inventive step (IS)	Claims		YES
		Claims	4-9	NO
	Industrial applicability (IA	A) Claims	4-9	YES
		Claims		NO

2. Citations and explanations:

Document 1: JP 11-234607 A (Minolta Co., Ltd.)

27 August 1999, Par. Nos. 0003-0008, 0079

(Family: None)

Document 2: JP 2001-57056 A (Ricoh Co., Ltd.)

27 February 2001, Par. Nos. 0002-0008

(Family: None)

The inventions of claims 4-9 do not appear to involve an inventive step over document 1 and document 2 cited in the ISR.

Par. No. 0079 of document 1 describes a technology, in accordance with which transfer of image data obtained by an image capture device, such as a digital camera, to a second recording medium (a magneto-optical disk, etc.) is accompanied by conducting processing on the image capture device side using the ID of the second recording medium serving as the destination of the transfer.

In addition, Par. Nos. 0006-0008 of document 2 describe a technology, in accordance with which, during recording of data from a digital camera on a different recording medium, folder classification is carried out using classification categories designated by the user and attribute information such as information concerning the type of equipment used, etc., and data that share the same classification categories are stored in the corresponding folders.

Because both the technology described in document 1 and the technology described in document 2 are intended for recording data from a digital camera on another recording medium, combining the two would be easy for a person skilled in the art.

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Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

Because the disclosure provided within the meaning of PCT Article 5 with regard to the technical feature described by the language "specific information used for making an assessment as to whether or not to create image data management folders with names in accordance with a predetermined rule" in claims 1 and 7 consists only in a technology for making a determination as to whether or not an information recording medium is permitted for writing image data (specification, page 11, line 21 to next page, line 2, page 17, lines 15 to 19) with the help of "information used for making an assessment as to whether or not a recording medium is authorized for writing image data" (specification, page 8, line 11 to line 20), claims 1 and 7 lack support within the meaning of PCT Article 6.